

UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NO. FIRST NAMED INVENTOR **FILING DATE** ATTORNEY DOCKET NO. 08/645,073 05/13/96 YOSHIOKA Μ 1046.1133/JD **EXAMINER** PM82/0111 STAAS & HALSEY GREGORY, B 700 ELEVENTH STREET NW ART UNIT PAPER NUMBER SUITE 500 WASHINGTON DC 20001 3662 **DATE MAILED:**

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks





Advisory Action

Application No.

08/645,073

Applicant(s)

Makoto Yoshioka et al

Examiner

Bernarr Earl Gregory

Group Art Unit 3662



ТН	E PE	RIOD F	OR RE	SPON	SE: [check (only a)	or b)]											
	a) [X expire	es <u>fo</u>	ur (4)	_ mon	ths from	the ma	ailing da	te of the	final rej	ection	١.							
	b) expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, which is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final rejection.											hichever ne final							
Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.														ses of					
	App perio	ellant's od for re	Brief i	s due : se set 1	two r forth	nonths above,	from to	the dat never is	e of the later).	Notice See 3	of A	Appea R 1.1	l filed 91(d)	on and 3	7 CFR	R 1.19	2(a).	_ (or wit	hin any
Ap but	plica t is N	nt's res IOT dee	ponse med t	to the o place	final e the	rejecti applica	on, file Ition in	ed on _ condi				has b	een c	onsid	ered v	vith th	e follo	wing ef	fect,
X	The	propose	posed amendment(s):																
	will be entered upon filing of a Notice of Appeal and an Appeal Brief.																		
	will not be entered because:																		
they raise new issues that would require further consideration and/or search. (See note below).																			
	they raise the issue of new matter. (See note below).																		
	 they are not deemed to place the application in better form for appeal by materially reducing or simplifying issues for appeal. they present additional claims without cancelling a corresponding number of finally rejected claims. 												ring the						
NOTE: Prposed new independent claim 20 inter alia would necessitate further reconsideration and/or search.													ch.						
		Applica	nt's re	spons	e has	overco	ome th	e follov	wing rej	ection(s	s):								
	Nev sep	wly prop arate, ti	osed o	or ame	ended mend	claims	ancelli	ng the	non-allo	wable	claim	ns.		woul	ld be a	allowat	ole if s	submitte	ed in a
		affidav allowan			requ	est for	recons	siderati	on has	been co	onsid	lered	but do	oes N	OT pla	ice the	applic	cation ir	condition
		affidav Examin					consid	dered b	ecause	it is no	ot dire	ected	SOLE	LY to	issues	s whic	h wer	e newly	raised by
X	For	purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):																	
Claims allowed: 1-8 Claims objected to: none																			
	Cla	ims reje	cted: _	9-19											<u> </u>				
																	ved by	the Ex	aminer.
	Not	te the at	tache	d Infor	matio	on Disc	losure	Staten	nent(s),	PTO-1	449,	Pape	r No(s	s)		<u> </u>			
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																			L GREGORY

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BERNARR EARL GREGORY PRIMARY EXAMINER ART UNIT 3662